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10 *Attorneys for Defendant/Cross  
11 Claimant Shelton Brothers, Inc.*

12 **UNITED STATES DISTRICT COURT**

13 **DISTRICT OF NEVADA**

14 DONALD NICHOLSON,

15 PLAINTIFF,

16 VS.

17 DISPACK PROJECTS NV D/B/A DOLIUM,  
18 A BELGIAN COMPANY; SHELTON  
19 BROTHERS, INC., A MASSACHUSETTS  
CORPORATION; ADVANTAGE  
TRANSPORTATION, INC., A UTAH  
CORPORATION; ROE DISTRIBUTORS I-V;  
ROE MANUFACTURERS I-V; ROE  
TRANSPORTERS I-V; DOES I THROUGH  
X; AND ROE CORPORATIONS I THROUGH  
X, INCLUSIVE,

20 DEFENDANTS.

21 SHELTON BROTHERS, INC., A  
22 MASSACHUSETTS CORPORATION,

23 CROSS-CLAIMANT,

24 V.

25 DISPACK PROJECTS NV D/B/A DOLIUM,  
26 A BELGIAN COMPANY; ADVANTAGE  
TRANSPORTATION, INC., A UTAH  
CORPORATION,

27 CROSS-DEFENDANTS.

1 Case No.: 2:16-cv-01335-RFB-VCF

2 **STIPULATION AND ORDER TO  
3 EXTEND TIME TO RESPOND TO  
4 PLAINTIFF'S MOTION FOR LEAVE  
5 TO EXCUSE TREATING PHYSICIANS  
6 FROM PREPARING EXPERT  
7 REPORTS (Second Request)**

1           **STIPULATION AND ORDER TO EXTEND TIME TO RESPOND TO PLAINTIFF'S**  
2           **MOTION FOR LEAVE TO EXCUSE TREATING PHYSICIANS FROM PREPARING**  
3           **EXPERT REPORTS (Second Request)**

4           Pursuant to Local Rules ("LR") IA 6-1, the parties, by and through their respective  
5           attorneys, stipulate as follows:

6           1.       On September 13, 2018 Donald Nicholson filed a Motion for Leave To Excuse  
7           Treating Physicians From Preparing Expert Reports. ECF No. 54.

8           2.       The response to the Motion for Leave To Excuse Treating Physicians From  
9           Preparing Expert Reports [ECF. 54] was due September 27, 2018 until the parties requested and  
10          obtained an extension of the response deadline to October 5, 2018. ECF No. 57.

11          3.       Counsel for Shelton Brothers, Inc. was unexpectedly away from the office from  
12          October 2 to October 4 for a personal matter and, therefore, requires a brief extension to fully  
13          brief the response to the Motion for Leave To Excuse Treating Physicians From Preparing  
14          Expert Reports [ECF No. 54]. This constitutes good cause for extending the current response  
15          deadline.

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4. The parties stipulate to extend the response deadline from October 5, 2018 to October 9, 2018.

<p>Dated October 5, 2018.</p> <p>HALL, JAFFE &amp; CLAYTON, LLP</p> <p>By: <u>/s/Ashlie L. Surur</u>            Michael R. Hall, Esq.            Nevada Bar No. 5978            Ashlie L. Surur, Esq.            Nevada Bar No. 11290            7425 Peak Drive            Las Vegas, Nevada 89128  <i>Attorneys for Defendant/Cross            Claimant Shelton Brothers, Inc.</i></p>	<p>Dated October 5, 2018.</p> <p>GANZ &amp; HAUF</p> <p>By: <u>Cara Xidis</u>            Cara Xidis, Esq.            Nevada Bar No. 11743            8950 W. Tropicana Ave, Ste 1            Las Vegas, NV 89147  <i>Attorneys for the Plaintiff</i></p>
<p>Dated October 5, 2018.</p> <p>By: <u>/s/Kenneth E. Goates</u>            Kenneth E. Goates, Esq.            Nevada Bar No. 8087            Mikesell Law Offices            7251 West Lake Mead, #250            Las Vegas, NV 89128  <i>Attorney for Advantage Transportation</i></p>	

## ORDER

IT IS SO ORDERED.

**RICHARD F. BOULWARE, II**  
United States District Court  
DATED: October 9, 2018.